K.C.C. No. 100066

Tariff No. 2

Exceptions to KMCA TARIFF 40-N

Name: Seaton Van Lines, Inc.

Address: 15765 S. Keeler St Olathe, KS 66062

Motor Common Carrier Service

Between Points

And Places In Kansas (As Shown Herein)

ISSUE DATE: 04/11/2006

EFFECTIVE DATE: 04/12/2006

Carl Seaton, President
Name and Title
Seaton Van Lines, Inc.
Name of Carrier
15765 S. Keeler St
Street and PO Box Address
Olathe, KS 66062
City, State and Zip

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GOVERNING PUBLICATIONS APPLICATION								
	This tariff is governed by the following described publications, including revisions thereto and reissues thereof:							
	TARIFF NO.	KCC NO.	TITLE OF TAR			SUED BY		
	40-N 100-J	93 95	Motor Freight T Participating Ca Scope of Operat	arrier and		sas Motor	Carriers Association	
			e our transportatio Fariff No. 40-N.	on rates to	be equival	lent to Kar	nsas Motor Carrier	
	TRANSPORTA			L CHARG	ES FOR "	GO MINI'	'SELF CONTAINED	
	KANSAS GO I 12' GO MINI - 16' GO MINI - 20' GO MINI - Rental Fee subj	\$95.00 \$145.00 \$185.00	NG GUIDE Retailers Sales To	ıx at a rate	of 7.525%			
	KANSAS COUNTIES SERVED Johnson, Wyandotte, Douglas, Franklin, Leavenworth, Miami, Atchison, Anderson, Anderson, Jackson, Jefferson, Linn, Osage, Shawnee, Brown, Doniphan, Nemaha, Pottawatomie, Wabauns Geary, Riley. Quote price of the furthest county							
	TOTAL TRAN	SPORTATI	ON FEES BASED	ON ABO	VE COUN	TIES		
	Delivery, Pick-			\$30.00	\$99.00	\$159.00	\$219.00	
	Delivery, move			\$60.00	-	\$228.00	\$318.00	
	Delivery, pick-			,	,	,	,	
	re-deliver -			\$90.00	\$178.00	\$258.00	\$348.00	
	Unit Rental Fee + Sales Tax + Transportation Fees* - Due upon delivery *Fuel Surcharge (see page 10) applies to transportation fee.							
	Van Lines, Inc. hereinafter, for Statutes K.S. A container is rer	reement is m . DBA GO M r the rental of a. 58-813 to 55 nted with the	nade this	nd "tenan portable m NI'S ident nding and	t", whose i ini storage tification n agreement	name and a container umber	as defined by Kansas	
	certain self-con	ntained storag acknowledges	ge container identi	ified hereir er is satisfa	n. Tenant l ctory for t	nas inspect he intende	d use by Tenant. The	

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	Lessor's storage property as follows: a) At the following address as designated by Tenant:
	B. RENTAL: All Rents shall be due and payable in advance as defined herein. The monthly rental for the storage container described herein shall be \$ monthly plus applicable sales tax. A late charge of \$15.00 shall be paid by Tenant if rent is received by Lessor later than ten (10) days following due date in any given month. Delinquency by Tenant in the payment of rent or other charges due under this Rental Agreement for more than thirty (30) days even if Tenant has selected another method of payment. Tenant hereby acknowledges that he has read and understands the provisions of this paragraph and by the entry of his initials hereto agrees to comply with its requirements: INITIAL HERE: C. FEES: Rent shall be paid in advance as defined under RENTAL herein. Should Tenant fail to
	pay rent by the tenth day following the due date, then Tenant shall pay a late charge of \$15.00 in addition to any other amounts. If Tenant is delinquent in the payment of rents and other charges for more than thirty (30) days, Tenant shall pay a late payment processing fee of \$25.00 for Lessors's cost incurred for handling the delinquent account, including lien sale costs, whether or not a lien sale occurs. Furthermore, Tenant hereby authorizes Lessor to charge Tenant's credit card to cover the costs described herein even if Tenant elects to designate another method of payment. Tenant will pay a \$30.00 return check fee. Tenant hereby certifies that he has read the terms and conditions of this paragraph and by entering his initials hereto agrees to comply with its requirements. INITIAL HERE:
	D. USE OF CONTAINER: Only personal property owned by Tenant shall be stored, and Tenant will not store property which is the property of another or in which another has right, title or ownership interest. No perishable goods, flammable materials, explosives, fuel, improperly contained food products or other dangerous materials will be stored by Tenant. Tenant shall not use the container to store any personal property or other property in the container which would violate any law or regulation of any government authority. Tenant acknowledges and agrees that

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	the container is not intended for or suited to the storage of irreplaceable property, books, records, writings, works of art, heirlooms, precious archives, or other items for which there is no immediate resale market, or for objects having emotional value or records relating to the stored goods. Tenant acknowledges that container is for storage of personal property only and may not be used for human or animal habitation. Tenant acknowledges that he has ready and understands the provisions of this paragraph and agrees to comply with its requirements. INITIAL HERE:
	E. COMPLIANCE WITH LAW: Storage of hazardous materials in container is prohibited by law, and Tenant shall not store, or permit to be stored, any hazardous materials of any kind in the container. "Hazardous Materials" are defined for purposed of this Rental Agreement, as any hazardous or toxic chemical, gas, liquid, substance, material, explosive, or waste that is regulated under any local, state or federal law or regulation. Tenant shall comply with all laws, regulations, roles and ordinances of any government authorities governing the use, location and address of placement of th container at any location other than the Lessor's designated storage area. TENANT HEREBY WAIVES ANY OBIGATION THAT LESSOR PROVIDE A DESCRIPTION OF THE PERSONAL PROPERTY IN TENANT'S CONTAINER. The Tenant hereby acknowledges that he has read and understands the provisions of this paragraph and agrees to comply with its requirements. INITIAL HERE:
	F. PACKING AND PACKAGING/MAXIMUM WEIGHT RESTRICTIONS: Tenant assumes full responsibility and liability for packing Tenant's property and packing Tenant's property into container and removing property from container. Tenant assumes responsibility for securing and tying down property for road transportation. Tenant acknowledges the maximum weight of Tenant's property container in the container shall not exceed 10,000 pounds. Tenant further acknowledges that Lessor shall not be responsible or liable for any damage to Tenant's property for any reason, whether damage occurs while unit is stored at Tenant or Lessor's designated location, or for damage occurring during moving of container or during over the road transportation, or when container is moved by Lessor for Tenant's failure to make required payments to Lessor. Tenant acknowledges that he has read and understands the provisions of this paragraph and aggress to comply with its requirements. INITIAL HERE:
	G. INSURANCE: ALL PROPERTY STORED BY TENANT IS STORED BY TENANT'S SOLE RISK AND RESPONSIBILITY, AND ALL PROPERTY AND CONTENTS INSURANCE IS TENANT'S SOLE RESPONSIBILITY: Tenant may obtain insurance from any insurance provider of Tenant's choice. Tenant may elect to obtain insurance from the insurance plan offered in the insurance coverage in the policy may contain exclusions not described in the information provided by Lessor. In the event tenant does not obtain insurance coverage for the full value of the Tenant's property stored in the container, Tenant will personally assume all risk of loss, including damage or loss by burglary, fire, vandalism or vermin. Tenant agrees to provide proof of insurance for stored property if the aggregate value of all personal property stored in the container exceeds \$5,000, and Tenant will provide to Lessor a certificate of insurance for stored property for declared property value. Tenant understands and agrees that Lessor does not list, review or inspect the contents of container, nor has interest in or concern with the value, quality or type of goods stored in the container pursuant to this Rental Agreement. Lessor and Lessor's agents, affiliates, authorized representatives and employees and/or GO MINI'S, will not be responsible or have responsibility for any loss, liability, claim, expense, damage to property or injury to person, that could have been insured including, but not limited to, any loss arising from the active or passive acts, omissions or negligence of Lessor or Lessor's agents, and Tenant hereby releases Lessor and Lessor's agents from any such responsibility. Tenant waives any right of recovery against Lessor or Lessor's agents for the Released Claims herein, and Tenant expressly

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No.	not an insurance provider or insurance agent, although Lessor and Lessor's agents may provide insurance information to Tenant. Lessor has not explained any coverage or assisted Tenant in making any claim under any insurance policy. Tenant shall send insurance premiums for insurance purchased provider named in the information provided by Lessor to the Lessor along with rental payment to Lessor. Lessor shall send the premiums to insurance provider for Tenant. Lessor will first apply any payments received from Tenant to fulfill Tenant's full and complete obligations then due to Lessor, and Lessor will send the rest of payments to the insurance provider to pay all or part of insurance obligation due. Tenant acknowledges that he understands the provisions of this paragraph and agrees to these provisions and that insurance is Tenant's sole responsibility. INITIAL HERE:
	H. LIMITATION OF LIABILITY: Neither Lessor or Lessor's agents have responsibility of any kind to Tenant or any person or representative of Tenant for any loss, expense, damage, claim, liability or injury to persons from any cause. This Limitation of Liability shall include, without limitation, any cause or act by Lessor or Lessor's agents whether active or passive, or by omissions, negligence or conversion, except for the event of Lessor's fraud, willful injury or willful violation of law.
	I. INDEMNIFICATION: Tenant shall indemnify and hold Lessor and Lessor's agents harmless from any loss in any manner whatever that may arise out of Tenant's use of the storage container or of Lessor's designated storage location. Tenant acknowledges and aggress that Lessor and Lessor's agents shall have a Limitation of Liability for any loss from any cause not exceeding a total of \$5,000. Tenant acknowledges that he understands the provisions of this paragraph and aggress to comply with its requirements. INITIAL HERE:
	J. ACCESS TO CONTAINER AT LESSOR'S DESIGNATED STORAGE: Tenant will provide driver's license number to Lessor at the time of initial rental of container. This number will be used by Lessor to identify Tenant for Tenant to gain access to Lessor' designated storage location and to the rented container. This identification shall be given by Tenant to Lessor when requesting access or when scheduling a move or delivery of container. Tenant aggress that Lessor shall the right to refuse access to any person who does not provide the correct access identification. Tenant may authorize his representative(s) to have a access by notifying Lessor in advance and providing the driver's license number herein referenced. DRIVER'S LICENSE NUMBER OR OTHER IDENTIFICATION ACCEPTABLE TO LESSOR (IF OTHER THAN DRIVER'S LICENSE, STATE TYPE OF IDENTIFICAITON). INITIAL HERE:
	K. PLACEMENT OF STORAGE CONTAINER: Lessor will normally attempt to place container on a paved surface or driveway. Tenant understands that the designated container "parking" area must have adequate height, depth, width and maneuvering space. Tenant acknowledges that it may be necessary for Lessor to move vehicle and container on lawn or other unpaved area in order to place container in the parking area designated by Tenant. Tenant hereby relieves Lessor from any responsibility for property damage that might be incurred from placement of the container. Tenant acknowledges that it may be necessary for Lessor to refuse to place container at Tenant's designated parking location when Lessor identifies lack of safe or risk free conditions, and Tenant acknowledges that Lessor may levy a surcharge for difficult or hazardous placement of container. INITIAL HERE:
	L. ACCESS TO CONTAINER: Upon the receipt of three days written notice, Tenant shall provide access to the container by Lessor, Lessor's agents, police, fire officials or other governmental authorities. Should Tenant refuse or fail to provide access as required, or in the event of emergency or default of any of Tenant's responsibilities hereunder, Lessor, or Lessor's agents or any government authority shall have the right to remove Tenant's loc and enter the container to examine the container and its contents or to make repairs or alterations or take such other action

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110.	as appropriate to comply with any city, state or federal law or regulations governing hazardous materials, toxic or chemical substances, or waste or to enforce any of Lessor's rights. In the event the container has been damaged or the Lessor's designated storage location injured in any manner arising from the deliberate or negligent acts of omissions of Tenant, all expenses incurred upon Lessor to make repairs including any expenses to cover investigation of site conditions, or work to clean up, remove or restore container or comply with any applicable law or regulation shall be paid by Tenant as additional rent and shall be due upon demand by Lessor.
	M. LOCK: A lock suitable to secure container shall be provided by Tenant at Tenant's own expense. Lessor shall not receive from Tenant any combinations or keys to such lock.
	N. ALTERATIONS, MODIFICATIONS AND MOVEMENT: Tenant shall not make any alterations, modifications or attachments to container without the prior written consent of Lessor. Tenant shall not move container from the location where it is placed by Lessor without the prior consent of Lessor in writing. INITIAL HERE:
	O. NO WARRANTIES BY LESSOR: No warranties whether expressed or implied are made by Lessor to Tenant. Further, Lessor makes no guarantees or representations regarding the condition, safety, security or nature of the container or the Lessor's designated storage location. Tenant hereby acknowledges that he has inspected the container and hereby acknowledges and aggress that this Rental Agreement does not create any duty, contractual or otherwise, by Lessor to create or maintain any such safety or security.
	P. LESSOR REMEDIES UPON EVENT OF DEFAULT: In the event of any default by Tenant, Lessor shall have the right, as its election, at that time or at anytime while such default continues, to Terminate this Rental Agreement by giving notice to Tenant, in which case Tenant shall immediately surrender container to Lessor. Should Tenant refuse or fail to surrender container to Lessor, Lessor may enter upon Tenant's property and take possession of container, and Tenant's property stored in the container, and expel or remove Tenant without being liable for prosecution or any claim of damages therefore. Tenant hereby agrees to pay Lessor on demand for the amount of all loss and damage which Lessor may incur by reason of termination, whether because of inability to relet the container on satisfactory terms or otherwise. Lessor's application of the remedies hereto shall not preclude Lessor from his right to seek any other remedies provided for under the applicable laws of the state of Kansas or under this Rental Agreement.
	Q. LESSOR'S LIEN: TENANT HEREBY GRANTS TO LESSOR A CONTRACTUAL LESSOR'S LIEN UPON ALL PROPERTY, NOW OR AT ANY TIME HEREAFTER STORED IN THE CONTAINER OR AT LESSOR'S DESIGNATED STORAGE LOCATION, TO SECURE THE PAYMENT OF ALL RENTS OR OTHER CHARES AYABLE BYTENANT UNDER THE TERMS AND CONDITIONS OF THE RENTAL AGREEMENT. SAID LESSOR'S LIEN SHALL NOT LIMIT OR PRECLUDE TENANT FROM ANY OTHER LIENS OR REMEDIES PROVIDED BY LAW TO SECURAND COLLECT RENT, INCLUDING THE LIEN AS SET FORTH IN KANSAS STATUTES K.S.A. 58-813 TO 58-818, AND CUMULATIVE THEREWITH. SHOULD TENANT DEFAULT IN THE PAYMENT WHENDUE OF ANY INSTALLMENT OF RENT OR OTHER CHARGES DUE AND PAYABLE IN ACCORDANCE WITH THIS RENTAL AGREEMENT, LESSOR MAY SEIZE AND DISPOSE OF TENANT'S
	PROPERTY AGAINST WHICH A LIEN IS ATTACHED UNDER KANSAS STATUTE K.S.A. 58-816, AND KANSAS STATUTE K.S.A. 58-817, WHICH PROVIDES THAT SUCH PROPERTY WILL BE ADVERTISED FOR SALE BY NEWSPAPER PUCLIATION OR BY POSTING, AND BE SOLD TO THE HIGHEST BIDDER AT PUBLIC SALE AT THE LESSOR'S DESIGNATED STORAGE LOCATION OR AT A PUBLIC PLACE REASONABLY NEARBY, AFTER DELIVERYOF WRITTEN NOTICE OF LESSOR'S CLAIM TO TENANT IN ACCORDANCE WITH THE NOTICE REQUIREMENTS CONTAINED IN KANSAS

Item **Subject And Application** No. STATUTE K.S.A. 58-817 AND CONDIDTINUATION OF THE DEFAULT UNTIL THE 15^{TH} DAY AFTER THE DATE OF DELIVERY OF SUCH RITTEN NOTICE TO TENANT AND THREAFTER PUBLICATION OF THE ADVERTISEMENT OF SALE WAS PUBLISHED OR POSTED. THE PROCEEDS FROM ANY SUCH SALE, LESS ANY EXPENSES CONNECTED WITH THE HOLDING AND SELLING OF THE PROPERTY INCLUDING REASONABLE ATTORNEY FEES AND OTHER EXPENSES, SHALL BE APPLIED AS CREDIT AGAINST THE INDEBTEDNESS SECURED BY THE LIEN. NOTICE SHALL BE DELIVERED TO TENANT OF ANY SUCH SUPLUS OR DEFICIENCY AND ANY SUCH SURPLUS SHALL BE DISPOSED OF AS REQUIERD BY LAW, AND TENANT SHALL PAY ANY DEFICIENCY FORTHWITH. IF ANY SURPLUS REMAINS UNCLAIMED BY THE TENANT FOR ONE YEAR AFTER THE SALE IT WILL BE PAID TO THE KANSAS STATE TREASURER'S OFFICE OF UNCLAIMED PROPERTY PURSUANT TO KANSAS STATUTES K.S.A. 58-3934 TO 58-3978. FOR THE PURPOSES HEREOF, ANY NOTICE REQUIRED TO BE DELIVERED TO TENANT BY LESSOR SHALL BE DEEMED TO HAVE BEEN DELIVERED WHEN RECEIVED, IF DELIVERED IN PERSON, OR WHEN SUCH NOTICE IS ADDRESSED AND MAILED TO TENANT POST AGE PREPAID, RETURN RECEIPT REQUESTED, AND DEPOSITED IN A REGULARLY MAINTAINED RECEPTACLE FOR THE U.S. OSTAL SERVICE, TO THE ADDRESS PROVIDED BY TENANT IN THE RENTAL AGREEMENT OR AT SUCH OTHER ADDRESS AS TENANT SHALL HAVE NOTIFIED LESSOR BY GIVING WRITTEN NOTICE TO LESSOR AT THEA DDRESS SPECIFIED FOR LESSOR IN THIS RENTAL AGREEMENT. LESSOR SHALL NOT BE LIABLE FOR ANY DAMAGE TO TENANT'S PROPERTY FOR ANY REASON WHETHER OCCURRING DURING OVER THE ROAD TRANSPORTATION WHEN THE CONTAINER IS MOVE BY LESSOR FOR FAILURE OF PAYMENT BY TENANT OR IN ANY OTHER MANNER. R. TERMINATION BY TENATNT: Tenant may terminate this Rental Agreement at the expiration of any term by giving forty-eight (48) hours notice to Lessor. Tenant hereby acknowledges that the minimum rental term for the container is one month, and no refund of rents shall be made should Tenant elect to terminate the Rental Agreement before one month has expired. If Tenant elects to terminate this Rental Agreement after the initial rental month has passed, he may request a shortened rental period of not less than one half month. If the container is rented one day beyond the fifteenth day of the month of termination, the full month's rental shall be due to Lessor. S. TERMINATION BY LESSOR/DEFAULT BY TENANT: Lessor may terminate this Rental Agreement at the expiration of any term by the giving of written notice to Tenant by certified or registered mail not less than seven (7) days before expiration of the term. For month-to-month tenancies, Lessor may terminate this Rental Agreement as of the last day of the calendar month during which this Rental Agreement commenced, by giving written notice to Tenant not less than fifteen (15) days before the end of such month. Further, Lessor may terminate this Rental Agreement as of the last day of the calendar month, excluding any partial month during which the Rental Agreement commenced, by giving written notice to Tenant no less than fifteen (15) days before the end of such month. Further, Lessor may terminate this Rental Agreement upon any default by Tenant on occurrence of any of the following events: (1) Tenant shall fail to pay any installment of the rent required by the Rental Agreement; (2) Tenant shall fail to comply with any of the terms, provisions, covenants or requirements of this Rental Agreement between Lessor and Tenant, other than rent, and fail to cure such failure within ten (10) days after the written notice thereof to Tenant by Lessor; (3) Tenant shall abandon the container. In the event Tenant defaults under any of its obligations under this Rental Agreement, Lessor may pursue any remedies available under this Rental Agreement or applicable law. Lessor's decision to pursue any remedy shall not prevent Lessor from pursuing any other remedy available under this Rental Agreement law, regulation or otherwise.

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7,00	T. CONDITION OF CONTAINER AT TERMINATION: Tenant shall remove all of Tenant's property from the container upon termination for any reason, unless such property is subject to Lessor's lien rights described herein, and shall immediately deliver container to Lessor in the same condition as when delivered to Tenant by Lessor at the beginning of this Rental Agreement, reasonable wear and tear excepted. Tenant hereby authorizes Lessor to remove any personal property left in the container, and retain such property as collateral for payment of the removal charges and other amounts due Lessor. Tenant must sweep and remove all debris from container or a \$25.00 cleaning fee will be added in addition to any other charges. INITIAL HERE:
	U. RELEASE OF INFORMATION: Lessor is hereby authorized by Tenant to release any information regarding Tenant and Tenant's tenancy as required by law or requested by police or other governmental or law enforcement agencies or courts.
	V. NOTICES: Any notices or demands required to be given under the terms of this Rental Agreement, except as otherwise specifically provided, may be personally served or may be served by first class or certified mail, with postage prepaid and deposited in a U.S. Postal Service mail receptacle, addressed to the party to be served at the address provided for in this Rental Agreement.
	W. CHANGE OF ADDRESS: Tenant shall give notice to Lessor of any change of address different from the address provided in this Rental Agreement within ten (10) days of the change, providing current address and telephone numbers.
	X. ASSIGNMENT: Tenant shall not sublet or assign the container or any portion thereof without the prior written consent of Lessor. Lessor may assign or transfer this Rental Agreement without the consent of Tenant, and by such assignment or transfer, Lessor shall be released from all obligations under this Rental Agreement occurring after such assignment or transfer.
	Y. TIME AND SUCCESSION: Time is of the essence of this Rental Agreement. All of the provisions of this Rental Agreement shall apply to, bind and be obligatory upon the heirs, executors, administrators, representatives, successors and assigns of the parties hereto.
	Z. CONSTRUCTION: This Rental Agreement shall be governed and construed in accordance with the laws of the State of Kansas. Whenever possible, each provision of this Rental Agreement shall be interpreted in such manner as to be effective and valid under applicable law. However, if any provision of this Rental Agreement shall be invalid or prohibited under such applicable law, such provision shall be ineffective only to the extent of such prohibition or invalidity without invalidating the remainder of such provision or the remaining provisions of this Rental Agreement.
	AA. LOCAL ORDINANCES AND REGULATIONS: Tenant's use of container is subject to county, city, state and local ordinances, rules and regulations including deed and homeowner restrictions. Tenant assumes full responsibility for any fine or penalties, monetary or otherwise, resulting from Tenant's use of the container. If the container is required to be moved by a governing agency or authority from Tenant's property or assigned location for the container, Lessor will attempt to notify Tenant of such requirement. Tenant hereby gives to Lessor full authority to comply with governmental requirements and absolves and holds Lessor harmless for any resulting damage to Tenant's property. If Tenant is renting or leasing the property where the container is located, other than property owned by Lessor, and the landlord of the property requests that the container be moved or relocated. Tenant hereby gives Lessor full authority to comply with landlord's request, and absolves and holds Lessor harmless from any liability for any resulting damage to landlord's or Tenant's property.

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110.	AB. INDEPENDENT STATUS: Tenant hereby acknowledges and agrees that Lessor is an independent owner and operator of the business which is renting the container under this Rental Agreement. If Lessor listed in this Rental Agreement is other than GO MINI'S, LLC, Tenant acknowledges and understands that Lessor is part of an independent system of dealership operators of GO MINI'S businesses and that GO MINI'S, LLC. Is neither liable nor responsible for performance under this Rental Agreement in any respect or manner whatsoever.
	AC. ENTIRE AGREEMENT: This Rental Agreement sets forth the entire agreement between the parties hereto and supersedes any and all prior agreements or understandings with respect thereto. There are no representations, agreements or warranties by or between the parties which are not fully set forth herein and not representative or agent of Lessor or Tenant is authorized to make any representations, agreements, or warranties other than expressly set forth herein. This Rental Agreement may only be amended by writing agreed to and executed by the parties hereto.
	LIMITATION OF LIABILITY AGREEMENT BY CUSTOMER
	I, (Customer), hereby acknowledge that I have assigned a parking location for the moving and storage container rented from GO MINI'S that is located on my property owned by someone who has given permission to me for the purpose of parking the container. I further acknowledge that I have been advised that damage to the site could occur, either from maneuvering the vehicle and transport or from parking, loading and unloading of the container.
	I hereby accept full responsibility for any site damage that cold occur from either of the above listed causes or otherwise, and do commit to hold GO MINI'S, its drivers, agents or assigns, harmless from any claim for damage to the site or areas leading to the site thereto.
	CUSTOMER IDENTIFICATION CODE
	The last four digits of our Driver's License or other personal identification will be your personal I.D. Code. Any time you want to access your mini container while in storage or to authorize access to your agent, please provide this number when asked by a GO MINI'S representative. You should also provide this code when giving us special instructions such as moving the container on your site, to a new site or when instructing us to pick-up the empty mini when you no longer need it.
	CREDIT OR DEBIT CARD AUTHORIZATION
	I hereby authorize GO MINI'S to apply monthly rental fees to my Credit or Debit Card listed below for my mini as long as I rent the mini:
	Credit Card Bebit Card# Exp Customer Name (Please Print) Customer Signature Date GO MINI'S Representative Date
	FUEL CARD PRICE ADJUSTMENT (SURCHARGE)
	A Fuel-Related Cost Price Adjustment (Surcharge) will apply on transportation charges as provided herein.
	(a) On the first Monday of each calendar month, the "National U.S. Average" price per gallon of diesel fuel will be determined based on the price stated by the U.S. Department of Energy (DOE), Energy Information Administration's (EIA) survey of "Retail On-Highway Diesel Prices". This price will be obtained by calling the DOE Fuel Hot Line at 202-586-6966 or via the DOE web site

at www.eia.doe.gov information. (b) If the first Monothe stated DOE price (c) The DOE fuel price for the price for	(b) If the first Monday of the calendar is a Federal Holiday, the price will be determined based					
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From \$1.875 to \$1.9 From \$1.975 to \$2.0 From \$2.075 to \$2.1 From \$2.175 to \$2.2 From \$2.275 to \$2.3 From \$2.375 to \$2.4 Over \$2.474		3%				
From \$1.975 to \$2.0 From \$2.075 to \$2.1 From \$2.175 to \$2.2 From \$2.275 to \$2.3 From \$2.375 to \$2.4 Over \$2.474		4%				
From \$2.075 to \$2.1 From \$2.175 to \$2.2 From \$2.275 to \$2.3 From \$2.375 to \$2.4 Over \$2.474	74	5%				
From \$2.175 to \$2.2 From \$2.275 to \$2.3 From \$2.375 to \$2.4 Over \$2.474		6%				
From \$2.275 to \$2.3 From \$2.375 to \$2.4 Over \$2.474 NOTE 1: If the DO		7%				
From \$2.375 to \$2.4 Over \$2.474 NOTE 1: If the DO	74	8%				
Over \$2.474 NOTE 1: If the DO		9%				
NOTE 1: If the DO	74	10%				
		(See Note 1)				
	NOTE 1: If the DOE fuel price per gallon exceeds \$2.474, the 10% Fuel Surcharge will increase 1% for every ten cents (\$.10) per gallon increase in the price above \$2.474 per gallon.					